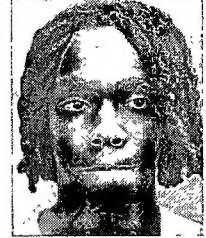


Broward County Sheriff's Office

23-10594 FT

Booking Report



CIS #	801900172		BCCN #	908301		Booking Sheet Control Date and Time					
OBTS	608263440		Print Clearance	02/13/19 19:42:52 Prints Yes		02/13/19 21:48:21					
Arrest #	MJ 1900172		Offense Report #	90-1902-004479		Agency MAIN JAIL					
Last Name First Middle	DEMONS, JAMELL					SSN #	[REDACTED]				
Race	Sex	Height	Weight	Eyes	Hair	Comp.	Age Admitted	DOB	Place of Birth	State	FDLE
B	M	506	120	BRO	BLK	LBR	19	5/1/1999	VERO BEACH	FLORIDA	7931326
Permanent Address	604 9TH AVE VERO BEACH FL 32962					Months of Residence		4			
Arrest Date	02/13/19 18:05:00		Place of Arrest	555 SE 1ST AVENUE		Arresting Officer		11725 GARCIA			
Inmate Logged Date	02/13/19 18:48:48		Inmate Log Type	FULL INTAKE		Place Admitted		MAIN			
Intake Comments	SP/CO-17481		WC-16400 29/54-17481								
Alias Last name, First, Middle, DOB											
Warrants Officer Id: bs16400											
Scars, Marks, Tattoos											
Tattoos	Neck		JAMIE, JANA								
Tattoos	Face (other than specified)		LEFT EYE HEART, RIGHT EYE 17								
Tattoos	Arm, right		EATH, MONEY BAGS, EGYPTIAN, CLOCK EITH TROPHY, BART SIMPSON								
Tattoos	Arm, left		JAMIE, 100K								
Release Date/Time	Release Reason					Release Authorized By					
Charge No.	Charge Initiation Date	Statute	Warrant/Capias	Level	M.C	B. Type	Bond Amount				
3	10/03/23 17 23	914.22-1a(5)		7F	Y	HOLD FOR MAG	\$0.00				
Charges	TAMPERING W/WITNESS WITHHOLD TESTIMONY/INFO IN LIFE/CAP FELONY PROCEEDING					Comments #90-1901-009039					
Booking Off. ID	bs15260		County	Judge							

* End of Report *

☐ COMPLAINT AFFIDAVIT
SHADED FIELDS MUST BE ANSWERED IF DEFENDANT NOT IN CUSTODY

BROWARD COUNTY
ARREST #

OBTS #

☒ ARREST FORM

Filing Agency Broward County Sheriff's Office		Offense Report 90-1901-009039		Local ID # 908301		FDLE		FBI		SS#	
Defendant's Last Name DEMONS		First JAMELL		Middle MAURICE		SUF		Alias/Street Name MELLY		Citizenship	
Race B	Sex M	Hgt 5'8"	Eyes Bro	Hair Blk	Wgt 120	Comp Drk	Age 24	DOB 05/01/99	Birthplace Florida	Scars, marks, TT facial and neck tattoos	
Permanent Address 604 9TH AVE VERO BEACH, FL 32962								Local Address			
Residence Type <input type="checkbox"/> (1) City <input type="checkbox"/> (2) County <input checked="" type="checkbox"/> (3) Florida <input type="checkbox"/> (4) Out of State								Place of Employment		Length	
How long defendant in Broward County		Breathalyzer by/CCN		Reading		Place of Arrest 555 SE 1st Ave Fort Lauderdale		Date / Time arrested 10/02/22 1500hrs		Arresting Officer CCN Det Steele 19085	
Officer <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No		Unit V413		Zone		Beat SID		Shift GITF		Trans Unit	
PMD Y <input type="checkbox"/> N <input type="checkbox"/>		Transporting Officer CCN N/A in Custody		Pick-up time Time arrived at BSO		N/A		Drug Type N/A			
Type N-N/A A-Amphetamine	B-Barbiturate C-Cocaine E-Heroin	H-Hallucinogen M-Marijuana O-Opium	P-Paraphernalia/ Equipment S-Synthetic	U-Unknown Z-Other	Activity N/A	Activity N-N/A P-Possession S-Sell	B-Buy T-Traffic A-Smuggle D-Deliver	E-Use M-Manufacture/ Produce/ Cultivate	K-Dispense/ Distribute L-Other	Indication of Alcohol Inf Drug Inf	Y <input type="checkbox"/> N <input type="checkbox"/> UNK <input type="checkbox"/>

Defendant's Vehicle _____ Type _____ Year _____ Color _____ VIN# _____
 Attach Defendant's Photo _____
 Vehicle towed to _____ Tag # _____
 Other Identifiers or remarks _____

Name of Victim(s) (If corporation, exact legal name and state of incorporation) SOF		ADDRESS		PHONE #	
Count #	Offenses Charged	Citation # if Applicable		FS or Capias/Warrant #	
1	WITNESS TAMPERING 914.22-1a (5) ^{CS}			F.S. 914.22(1) ^{CS}	
				F.S. 914.22(2)(a) ^{CS}	

Probable Cause Affidavit

Before me this date personally appeared Det. Garrett Steele who being first duly sworn deposes and says that on 3rd day of October, 2023 at 555 SE 1st Ave Fort Lauderdale, FL 33301 (crime location) the above named defendant committed the above offenses charged and the facts showing probable cause to believe the same are as follows:

WITNESS TAMPERING

On or about April 10, 2023 continuing through and including July 22, 2023, Jamell M. Demons, along with others, did then and there unlawfully and knowingly engage in misleading conduct toward another person with the intent to cause or induce [REDACTED] to withhold testimony, or withhold a record, document, or other object, or to cause or induce [REDACTED] to evade legal process summoning that person to appear as a witness, or to produce a record, document, or other object, in an official proceeding, or to cause or induce [REDACTED] to be absent from an official proceeding to which such person has been summoned by legal process more specifically described as the jury trial of Jamell Demons, and as a result thereof, the official investigation or official proceeding effected involves the investigation or prosecution of Murder in the First Degree, a capital felony, contrary to F S 914 22(1) and F S 914 22(2)(e) +

I swear the above statement is correct and true to the best of my knowledge and belief

Det. Steele Det. 19085
 Officer/Plaint's Signature

Detective G. Steele 19085
 Officer's Name/CCN

DLE/SID-GITF
 Officer's Division

STATE OF FLORIDA COUNTY OF BROWARD

The foregoing instrument was acknowledged before me this 3rd day of October, 2023 who is personally known to me or who has produced (ID type) known to me as identification and who Did (did or did not) take an oath.

Det. 18488
 TITLE OR RANK/CCN

DEPUTY CLERK OF THE COURT, NOTARY PUBLIC, OR ASSISTANT STATE ATTORNEY

SEVENTEENTH JUDICIAL CIRCUIT
 BROWARD COUNTY
 STATE OF FLORIDA

FIRST APPEARANCE/ARREST FORM

(SHOULD ADDITIONAL SPACE BE NEEDED, USES THE PROBABLE CAUSE AFFIDAVIT CONTINUATION)

Distribution
 Original - Court
 2nd State Attorney
 3rd Filing Agency
 4th Arresting Agency

☐ COMPLAINT AFFIDAVIT
PROBABLE CAUSE AFFIDAVIT CONTINUATION

BROWARD COUNTY
ARREST #

☒ ARREST FORM

OBTS #

Defendant's Last Name DEMONS	First	Middle JAMELL	SUF	Hgt 5'8"	Wgt 120	RC B	SEX M	DOB 05/01/99	Offense Report 90-1901-009039	Arresting Officer(s) CCN Det. Steele 19085
Name of Victim(s) (If corporation, exact legal name and state of incorporation) SOF				ADDRESS				PHONE#		
Count #	Offense Charged				Citation # if Applicable				FS or Capias/Warrant #	
1	WITNESS TAMPERING								F.S. 914 22(1)	
									F.S. 914 22(2)(e)	

Probable Cause Affidavit

Before me this date personally appeared Det. Garrett Steele who being first duly sworn deposes and says that on 3rd day of: October, 2023 at 555 SE 1st Ave. Fort Lauderdale, FL 33301 (crime location) the above named defendant committed the above offenses charged and the facts showing probable cause to believe the same are as follows:

On October 26, 2018, at 04 35 am, Cortlen Henry entered the Emergency Room at [REDACTED] requesting assistance for the two passengers in his vehicle (2018 Jeep Compass with FL Reg #IEKD22) as they were shot multiple times. Officer Amengor (Miramar PD), who was working the security detail, exited the hospital and made contact with the aforementioned vehicle that was stopped in the loading zone on the north side [REDACTED] ER entrance. Amengor requested medical staff in the removing of the two passengers. Both passengers were unresponsive and exhibited multiple gunshot wounds. The aforementioned vehicle transporting both victims also sustained a minimum of 8 projectile entry points on the right-side exterior and 1 visible projectile entry point to the rear lift gate.

The front right passenger [REDACTED] sustained gunshot wounds to his torso and head, while the right rear passenger [REDACTED] sustained several gunshot wounds to his back and head. Both passengers on the right side of the vehicle were pronounced deceased by medical staff at [REDACTED]. Henry was questioned by Detective Moretti, and Henry said he had departed to a recording studio in Fort Lauderdale with the two victims in his vehicle. Henry stated he drove on I-595 to I-75 and exited at Miramar Pkwy heading west. Henry stated that just past SW 160th Ave (Dykes Rd), a vehicle pulled next to him and started shooting. Henry immediately lowered his body position to the floorboards in a protective posture to avoid being shot. Henry added that when he sat upright his friends, [REDACTED] and [REDACTED] were shot and he immediately proceeded to the nearest hospital. Det. Toyota later drove with Henry to have him identify the specific location of where the shooting occurred. Henry pointed out the 16100 Block of Miramar Pkwy. It should be noted, the area was shut down between 160th Ave and 172nd Ave on Miramar Pkwy and was closely examined for any evidence to corroborate the statements made by Henry. After a long and exhausting examination no evidence was found. The detectives and officers walked the twelve blocks out on foot. It should be noted, not a single report of gunshots was reported to Broward County Communication Center, nor Miami-Dade as well. It should be noted that the area between 172nd Ave and 184th Ave was closed down on 10/26/2018 and canvassed on foot by detectives and officers. No corroborating evidence was found.

Henry's hands were processed by Miramar Police Department Crime Scene Technician Michael Kelly first by submission for laboratory testing with Tri-Tech Gunshot Residue Evidence collection kit, and then with a presumptive gunshot residue test. Subsequent testing by RJ Lee laboratories showed that Cortlen Henry has a small number of particles consistent with GSR on his hands.

I swear the above statement is correct and true to the best of my knowledge and belief

Det. 19085
Officer/Arrestant's Signature

Detective G Steele 19085
Officer's Name/CCN

DLE/SID-GITF
Officer's Division

STATE OF FLORIDA COUNTY OF BROWARD

The foregoing instrument was acknowledged before me this 3rd day of October, 2023 who is personally known to me or who has produced (ID type) known to me as identification and who Did (did or did not) take an oath

Det. 18488
DEPUTY CLERK OF THE COURT, NOTARY PUBLIC, OR ASSISTANT STATE ATTORNEY TITLE OR RANK/CCN

SEVENTEENTH JUDICIAL CIRCUIT
BROWARD COUNTY
STATE OF FLORIDA

FIRST APPEARANCE/ARREST FORM

(SHOULD ADDITIONAL SPACE BE NEEDED) USES THE PROBABLE CAUSE AFFIDAVIT CONTINUATION

Distribution
Original - Court
2nd State Attorney
3rd Filing Agency
4th Arresting Agency

☐ COMPLAINT AFFIDAVIT
PROBABLE CAUSE AFFIDAVIT CONTINUATION

BROWARD COUNTY
ARREST #

☒ ARREST FORM

OBTS #

Defendant's Last Name DEMONS	First	Middle JAMELL	SUF	Hgt 5'8"	Wgt 120	RC B	SEX M	DOB 05/01/99	Offense Report 90-1901-009039	Arresting Officer(s) CCN Det Steele 19085
Name of Victim(s) (If corporation, exact legal name and state of incorporation) SOF				ADDRESS				PHONE#		
Count #	Offense Charged				Citation # if Applicable				FS or Capias/Warrant #	
1	WITNESS TAMPERING								F S 914.22(1)	
									F S. 914.22(2)(e)	

Probable Cause Affidavit

Before me this date personally appeared Det. Garrett Steele who being first duly sworn deposes and says that on 3rd day of October, 2023 at 555 SE 1st Ave Fort Lauderdale, FL 33301 (crime location) the above named defendant committed the above offenses charged and the facts showing probable cause to believe the same are as follows.

On October 26, 2018, Detective Moretti, along with Det. Toyota made contact with [REDACTED] who initially identified himself as [REDACTED] at [REDACTED]. This is the last known residence of the victims. According to [REDACTED] they (Henry, Demons, [REDACTED] and a few others) were at a recording studio in Fort Lauderdale and all left together in two separate vehicles. [REDACTED] stated he arrived a little ahead of the victims at the aforementioned residence. [REDACTED] stated it wasn't until later that he found out his friends were shot. [REDACTED] said that Demons was in his vehicle (a red Mitsubishi) and the grey Jeep was occupied by Henry [REDACTED] and [REDACTED]. [REDACTED] was asked if he knew the location of Demons and he stated he did not. However, it was later discovered that [REDACTED] was lying to Detective Moretti as he [REDACTED] had just come from the residence of [REDACTED] (aka [REDACTED]) and had been in the presence of Demons.

The location of the recording studio was identified as [REDACTED]. Detectives Toyota and Bertrand made contact with management on 10/26/2018. The manager of the studio, [REDACTED] confirmed the victims were at the recording studio, along with Jamell Demons and Cortlen Henry. The manager provided Toyota and Bertrand access to the studio's security cameras. Video evidence shows on 10/26/2018 the aforementioned gray Jeep departed the [REDACTED] located at [REDACTED] in Fort Lauderdale, FL at 03:20 hrs (Video was behind one hour) on 10/26/2018. The driver was identified as Cortlen Henry, the left rear passenger as Jamell Demons, the right front passenger was [REDACTED], and the right rear passenger as [REDACTED]. It should be noted that Demons had a light brown satchel hanging down on the left side of his body. When [REDACTED] departed the studio, he was carrying a black satchel in his left hand. Neither satchel was located in the Jeep when Cortlen Henry showed up at [REDACTED] with the two victims. The grey Jeep with the above-listed individuals (Demons, Henry, [REDACTED] and [REDACTED]) departed the area of the recording studio. The red Mitsubishi, being driven by [REDACTED] and occupied by [REDACTED] and two other individuals, followed behind.

As stated earlier, [REDACTED] said he proceed directly to his residence in Miramar [REDACTED]. This was confirmed by the security cameras at the gate house to Sunset Lakes located in the 3500 block of 184th Ave as he arrived at 03:49 hrs. The video surveillance cameras at 17001 Miramar Pkwy, captured the red Mitsubishi and a dark SUV passing SW 172nd Ave at 03:46 hrs. This is consistent with the arrival of the red Mitsubishi at the security gates to Sunset Lakes at 03:49 hrs. [REDACTED] had to stop and be identified to enter the residence by the security guards as observed on video.

I swear the above statement is correct and true to the best of my knowledge and belief

Garrett Steele Det. 19085
Officer/Affiant's Signature

Detective G Steele 19085
Officer's Name/CCN

DLE/SID-GITF
Officer's Division

STATE OF FLORIDA COUNTY OF BROWARD

The foregoing instrument was acknowledged before me this 3rd day of October, 2023 who is personally known to me or who has produced (ID type) known to me as identification and who Did (did or did not) take an oath

DEPUTY CLERK OF THE COURT, NOTARY PUBLIC, OR ASSISTANT STATE ATTORNEY

Det. 18488
TITLE OR RANK/CCN

SEVENTEENTH JUDICIAL CIRCUIT
BROWARD COUNTY
STATE OF FLORIDA

FIRST APPEARANCE/ARREST FORM

(SHOULD ADDITIONAL SPACE BE NEEDED, USE THE PROBABLE CAUSE AFFIDAVIT CONTINUATION)

Distribution
Original - Court
2nd State Attorney
3rd Filing Agency
4th Arresting Agency

☐ COMPLAINT AFFIDAVIT
PROBABLE CAUSE AFFIDAVIT CONTINUATION

BROWARD COUNTY
ARREST #

☒ ARREST FORM

OBTS #

Defendant's Last Name DEMONS	First	Middle JAMELL	SUF	Hgt 5'8"	Wgt 120	RC B	SEX M	DOB 05/01/99	Offense Report 90-1901-009039	Arresting Officer(s) CCN Det. Steele 19085
Name of Victim(s) (If corporation, exact legal name and state of incorporation) SOF						ADDRESS			PHONE#	
Count #	Offense Charged						Citation # if Applicable		FS or Capias/Warrant #	
1	WITNESS TAMPERING								F S. 914 22(1)	
									F S. 914 22(2)(e)	
<i>CS</i>										

Probable Cause Affidavit

Before me this date personally appeared Det. Garrett Steele who being first duly sworn deposes and says that on 3rd day of October, 2023 at 555 SE 1st Ave. Fort Lauderdale, FL 33301 (crime location) the above named defendant committed the above offenses charged and the facts showing probable cause to believe the same are as follows.

On October 26, 2018, a search warrant was issued in this case for the vehicle driven by Henry and occupied with [REDACTED] and Demons. The vehicle was maintained in secured storage at the Miramar PD West Sub Station. The vehicle is owned by Enterprise Car Rental and rented by the manager of Demons [REDACTED]. The evidence was processed by CSIs Carter and Carroll. The vehicle had 8 visible projectile holes on the right side of the vehicle (3 on the front right passenger door and 5 on the right rear passenger door). There was also a projectile hole on the rear lift gate. The vehicle also had visible damage to the interior of the vehicle from projectiles entering from the outside to the inside of the vehicle. A significant amount of blood was on the inside passenger side of the vehicle (front and back). All the projectiles entering the vehicle were concentrated to the right side of the vehicle (Passenger Side). All the evidence was collected and placed into evidence. It should be noted that one (1) single 40 caliber shell casing (Blazer S&W) was found inside of the vehicle on the floorboard of the left rear passenger side. It was found inside a white plastic bag, on the floorboard. This was the seat that was utilized by Demons as observed on video. This single shell casing also contradicts statements made by Henry stating this incident was a drive-by shooting. This supports the evidence that the victims were shot inside the car first and the projectile holes on the exterior was later staged in an effort to misdirect law enforcements investigation.

On October 27, 2018, Mark Moretti, made contact with [REDACTED] in [REDACTED]. After confronting [REDACTED] with the video evidence, he [REDACTED] then changed his story. [REDACTED] added Demons was in the grey Jeep initially, but along the way he got out of the Jeep and entered his Red Mitsubishi [REDACTED]. [REDACTED] stated this occurred on I-75 near the Sheridan Street exit. [REDACTED] stated he was contacted by Demons via "Snapchat" to pull over on I-75 and meet up.

A search warrant was obtained on the cell phones/cell sites used by Demons [REDACTED]. Cell phone mapping showed Demons [REDACTED] were together and [REDACTED] followed behind them. It was determined that [REDACTED] did proceed to the residence a [REDACTED] and arrived at said location around 03 49 a.m. This was also confirmed by the video at the gate to Sunset Lakes. These records also showed a continuous route from the studio to the residence without a stop or delay in between.

I swear the above statement is correct and true to the best of my knowledge and belief

Det. Steele
Officer/Affiant's Signature

Detective G. Steele 19085

DLE/SID-GITF

Officer's Name/CCN

Officer's Division

STATE OF FLORIDA COUNTY OF BROWARD

The forgoing instrument was acknowledged before me this 3rd day of October, 2023 who is personally known to me or who has produced (ID type) known to me as identification and who Did (did or did not) take an oath

Det. 18488

DEPUTY CLERK OF THE COURT, NOTARY PUBLIC, OR ASSISTANT STATE ATTORNEY

TITLE OR RANK/CCN

SEVENTEENTH JUDICIAL CIRCUIT
BROWARD COUNTY
STATE OF FLORIDA

FIRST APPEARANCE/ARREST FORM

(SHOULD ADDITIONAL SPACE BE NEEDED USE THE PROBABLE CAUSE AFFIDAVIT CONTINUATION)

Distribution

Original - Court
2nd State Attorney
3rd Filing Agency
4th Arresting Agency

☐ COMPLAINT AFFIDAVIT
PROBABLE CAUSE AFFIDAVIT CONTINUATION

BROWARD COUNTY
ARREST #

☒ ARREST FORM

Defendant's Last Name DEMONS	First	Middle JAMELL	SUF	Hgt 5'8"	Wgt 120	RC B	SEX M	DOB 05/01/99	OBTS # 90-1901-009039	Arresting Officer(s) CCN Det. Steele 19085
Name of Victim(s) (If corporation, exact legal name and state of incorporation) SOF						ADDRESS			PHONE#	
Count #	Offense Charged						Citation # if Applicable		FS or Capias/Warrant #	
1	WITNESS TAMPERING								F S 914 22(1)	
									F.S. 914 22(2)(e)	
<i>[Handwritten signature across row]</i>										

Probable Cause Affidavit

Before me this date personally appeared Det. Garrett Steele who being first duly sworn deposes and says that on 3rd day of October, 2023 at 555 SE 1st Ave. Fort Lauderdale, FL 33301 (crime location) the above named defendant committed the above offenses charged and the facts showing probable cause to believe the same are as follows

The cell site warrant for the cell phones of Demons, [REDACTED] and [REDACTED] revealed they traveled west on Miramar Pkwy, but turned north on SW 184th Ave towards Pines Blvd and then turned west on Pines Blvd. Video evidence shows the grey Jeep Compass traveling west in the 19200 Block at 03:53 hrs and returned east bound at 04:06 hrs. Cell site data from Demon's cell phone corresponded with the actual crime scene location, which is within the jurisdictional limits of Miramar, Broward County, Florida. [REDACTED] cell phone also registered at the same location as Demons. The cell phone for [REDACTED] registered on a cell tower near the crime scene, but separate and apart from the false reported "drive-by" location. This evidence contradicts statements made by Henry at the hospital as it shows a different path traveled. These records also don't show Demons meeting up with [REDACTED] and proceeding home with him. T-Mobile cell phone records (CDR) also show that Demons was traveling from Fort Lauderdale in a western direction starting at 03:20 hours, until the time of the shooting on 10/26/2018. This was consistent with video evidence obtained in this case. The records then show Demons traveling back in an eastern direction, with the location of the crime scene being in the path of travel. It should be noted that the original crime scene identified by Henry was a false location. This investigation revealed that Henry intentionally lied to Detective Moretti and others to deceive and mislead the investigation in an attempt to hide the incriminating truth pertaining to the homicides of [REDACTED] and [REDACTED]. These same cell phone records show the cell phones of Demons and [REDACTED] moving around the area west of I-75 in Pembroke Pines at 04:25 hrs., prior to entering the hospital at 04:35 hrs. The records of Demons also indicate a departure from the vehicle at 04:32 hrs. Video evidence shows Henry arriving at the hospital with [REDACTED] and [REDACTED] but without Demons. According to the CDR of Demons' cell phone, he separated from the cell phone belonging to [REDACTED] around 4:32 hrs. This was according to the records provided by T-Mobile via a search warrant issued in reference to this case. Evidence shows that Henry and Demons drove around for a period of time with the two dead victims in their vehicle prior to entering the hospital. This was in a calculated effort to establish their version of the incident in an attempt to deceive law enforcement. Special Agent Brendan Collins of the Federal Bureau of Investigation later analyzed the records and concurred in the initial analysis done by Mark Moretti. Video evidence obtained from the hospital shows Henry had changed his clothes. When Henry departed the studio, he was wearing a black t-shirt, but at the hospital he was wearing a black hoodie. The black hoodie was later examined, and no forensic evidence was noted, however, the black t-shirt worn under the hoodie by Henry had a blood stain pattern on it, both front and back. Subsequent DNA Analysis by the Broward Sheriff's Office Crime Lab showed that the blood on the front of the t-shirt was consistent with victim [REDACTED] and the blood on the back was consistent with victim [REDACTED].

I swear the above statement is correct and true to the best of my knowledge and belief

[Signature]
Officer/Affiant's Signature **Det. 19085**

Detective G. Steele 19085
Officer's Name/CCN

DLE/SID-GITF
Officer's Division

STATE OF **FLORIDA** COUNTY OF **BROWARD**

The foregoing instrument was acknowledged before me this 3rd day of October, 2023 who is personally known to me or who has produced (ID type) known to me as identification and who Did (did or did not) take an oath

DEPUTY CLERK OF THE COURT, NOTARY PUBLIC, OR ASSISTANT STATE ATTORNEY

Det. 18488
TITLE OR RANK/CCN

SEVENTEENTH JUDICIAL CIRCUIT
BROWARD COUNTY
STATE OF FLORIDA

FIRST APPEARANCE/ARREST FORM

(SHOULD ADDITIONAL SPACE BE NEEDED USE THE PROBABLE CAUSE AFFIDAVIT CONTINUATION)


Distribution
Original - Court
2nd State Attorney
3rd Filing Agency
4th Arresting Agency

☐ COMPLAINT AFFIDAVIT
PROBABLE CAUSE AFFIDAVIT CONTINUATION

☒ ARREST FORM

BROWARD COUNTY
ARREST #

OBTs #

Defendant's Last Name DEMOS	First	Middle JAMELL	SUF	Hgt 5'8"	Wgt 120	RC B	SEX M	DOB 05/01/99	Offense Report 90-1901-009039	Arresting Officer(s) CCN Det. Steele 19085
Name of Victim(s) (If corporation, exact legal name and state of incorporation) SOF						ADDRESS			PHONE#	
Count #	Offense Charged						Citation # if Applicable		FS or Capias/Warrant #	
1	WITNESS TAMPERING								F.S. 914.22(1)	
									F.S. 914.22(2)(e)	

Probable Cause Affidavit

Before me this date personally appeared Det. Garrett Steele who being first duly sworn deposes and says that on 3rd day of October, 2023 at 555 SE 1st Ave. Fort Lauderdale, FL 33301 (crime location) the above named defendant committed the above offenses charged and the facts showing probable cause to believe the same are as follows:

On November 21, 2018, Officer D. Gowans of the Fort Lauderdale K9 unit with, K-9 "Gunner" was requested to assist in searching the area identified as suspect crime scene from the phone records, within the jurisdiction of Miramar, Broward County, Florida. The K-9 showed reaction to an area on the side of the road, approximately 870 feet from the nearest north/south running cross street. A closer examination revealed a total of (8) .40 cal Blazer S&W shell casings on the ground next to the roadway in the shoulder. Two different types of shards of glass were found in close proximity of the shell casings. The first type of glass was a clear glass consistent with the front right passenger window of the vehicle and the second type was a tinted glass consistent with the right rear passenger side window of the aforementioned vehicle. This crime scene was processed by CSI Currie. The casings were sent to the BSO crime lab for comparison and evaluation, and the results revealed the fired casings located matched the fired casing recovered in the car on October 26, 2018. A closer examination of the newly discovered crime scene revealed the vehicle was stopped at this location and weapon(s) were discharged into the vehicle. The vehicle made a U-Turn and fled the area. The other side of the road also had shards of glass consistent with the passenger windows of the vehicle. The glass shards were submitted to the Trace Materials section of the Florida Department of Law Enforcement for comparison to standards from the Jeep Compass. They were found to be substantially similar and consistent with each other. This physical evidence further contradicted the statement made by Henry on the morning of the shooting at the hospital to Detective Moretti. This was clearly not a drive-by shooting and no other vehicle pulled next to them and started shooting as stated by Henry. This clearly shows a pattern of deceitfulness by Henry all in an effort to mislead this investigation.

On December 5, 2018, Detective Moretti received the autopsy report for [REDACTED]. It stated the wound path on the neck of [REDACTED] was from back to front, left to right and upward. This was in contradiction to what was stated that a drive-by occurred on the right side of the vehicle, while in motion. [REDACTED] also has a gunshot wound to his right shoulder and his chest. It should be noted, none of the flight paths from the exterior of the vehicle matched the wound path on the rear of [REDACTED] head. It was obvious the projectile entered from the left rear side of the vehicle.

On December 14, 2018, Dr. R. McDougall (Asst. Medical Examiner-Broward County) examined the grey Jeep, that was occupied by all parties involved at the time of the homicide. This vehicle has been maintained in secured storage since the incident and continues to be maintained in secure storage.

I swear the above statement is correct and true to the best of my knowledge and belief.

 Det. 19085
Officer/Affiant's Signature

Detective G. Steele 19085
Officer's Name/CCN

DLE/SID-GITF
Officer's Division

STATE OF FLORIDA COUNTY OF BROWARD

The foregoing instrument was acknowledged before me this 3rd day of October, 2023, who is personally known to me or who has produced (ID type) known to me as identification and who Did (did or did not) take an oath.

 Det 18488
DEPUTY CLERK OF THE COURT, NOTARY PUBLIC, OR ASSISTANT STATE ATTORNEY TITLE OR RANK/CCN

SEVENTEENTH JUDICIAL CIRCUIT
BROWARD COUNTY
STATE OF FLORIDA

FIRST APPEARANCE/ARREST FORM

(SHOULD ADDITIONAL SPACE BE NEEDED USE THE PROBABLE CAUSE AFFIDAVIT CONTINUATION)

Distribution
Original - Court
2nd State Attorney
3rd Filing Agency
4th Arresting Agency

☐ COMPLAINT AFFIDAVIT
PROBABLE CAUSE AFFIDAVIT CONTINUATION

BROWARD COUNTY
ARREST #

☒ ARREST FORM

OBTS #

Defendant's Last Name DEMONS	First	Middle JAMELL	SUF	Hgt 5'8"	Wgt 120	RC B	SEX M	DOB 05/01/99	Offense Report 90-1901-009039	Arresting Officer(s) CCN Det. Steele 19085
Name of Victim(s) (If corporation, exact legal name and state of incorporation) SOF						ADDRESS			PHONE#	
Count #	Offense Charged						Citation # if Applicable		FS or Capias/Warrant #	
1	WITNESS TAMPERING								F.S. 914 22(1)	
									F.S. 914 22(2)(e)	

Probable Cause Affidavit

Before me this date personally appeared Det. Garrett Steele who being first duly sworn deposes and says that on 3rd day of October, 2023 at 555 SE 1st Ave Fort Lauderdale, FL 33301 (crime location) the above named defendant committed the above offenses charged and the facts showing probable cause to believe the same are as follows.

On January 11, 2019, Detective Moretti received confirmation from the Medical Examiner's office that the entry wound on the left side of [REDACTED] face was an intermediate wound. It should be noted there was a 3cm stippling pattern around the entry wound. This was also in contradiction to what Henry stated to Detective Moretti at the hospital when he attempted to mislead Detective Moretti into believing this was a drive by shooting. This evidence shows, the initial lethal shot occurred from inside the vehicle and was initiated from the left rear passenger side, the same position occupied by Demons. An intermediate wound by definition, would indicate a distance of 3 inches to 3 feet between the victim and weapon, however due to a 3cm stippling pattern the weapon was in a close proximity to [REDACTED] head. The gunshot wounds to the back of [REDACTED] also indicates those wounds were inflicted after he was shot in the head, as the projectiles entered [REDACTED] back when he was leaning to the left and show no hemorrhaging which is indicative of post-mortem infliction. Evidence from the autopsy revealed that both victims' wound paths to their heads were from a left to right direction. This directly contradicts the statements made by Henry and does not support the statements of a drive-by shooting that occurred on the right side of the vehicle. In 2022 and 2023, Detective Christopher Williams of the Broward Sheriff's Office Crime Scene Unit conducted an in-depth analysis of the Jeep Compass for the purpose of doing a shooting reconstruction. Detective Williams opined that the projectile strike marks on the side of the vehicle are not consistent with a drive by shooting, and that an individual was seated in the rear driver's side seat when the initial, fatal, shots were fired into [REDACTED] and [REDACTED]. A Search Warrant was requested for the Snap Chat Account of Demons. The warrant was reviewed and later approved by Judge Orlando. The direct messaging of the Snap Chat account of Demons revealed he was communicating with his girlfriend [REDACTED] on 11/09/2018 (Just 14 days after the homicide) and he stated, "Dis n* saved my life he coming everywhere wit me kuz if dem crackers come grab him it's my fault u forgot???" "I keep Bortlen wit kuz at da end of the day he did one of a realist shit in my life." These statements reference Demons' loyalty and association with Henry. They also suggest that Henry was loyal to him because he is the one who drove the bodies to the hospital and dealt with law enforcement. These statements also support the belief by law enforcement that Demons is the shooter, and the evidence leads back to him and any further cooperation by Henry would be damaging to Demons. This warrant also reveals there was no communication between Demons and [REDACTED] on 10/26/2018 as previously stated to law enforcement by [REDACTED]. [REDACTED] is commonly referred to as "[REDACTED]" in messages by Demons. For example, on October 12, 2018, Demons contacted co-defendant Cortlen Henry via messaging and asked him to go to [REDACTED]'s address in Cocoa and referred to it as "[REDACTED] house." Cortlen Henry was saved as a contact "Bort" in the phone used by Demons. See below.

I swear the above statement is correct and true to the best of my knowledge and belief

Det. 19085
Officer/Agent's Signature

Detective G Steele 19085
Officer's Name/CCN

DLE/SID-GITF
Officer's Division

STATE OF FLORIDA COUNTY OF BROWARD

The forgoing instrument was acknowledged before me this 3rd day of October, 2023 who is personally known to me or who has produced (ID type) known to me as identification and who Did (did or did not) take an oath

DEPUTY CLERK OF THE COURT, NOTARY PUBLIC, OR ASSISTANT STATE ATTORNEY

Det 18488
TITLE OR RANK/CCN

SEVENTEENTH JUDICIAL CIRCUIT
BROWARD COUNTY
STATE OF FLORIDA

FIRST APPEARANCE/ARREST FORM

(SHOULD ADDITIONAL SPACE BE NEEDED USES THE PROBABLE CAUSE AFFIDAVIT CONTINUATION)


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High

+17727139807 Youngsackchaser Howard

Nvm just go to house her moma gone give it too u

Status Sent

Delivered: 10/12/2018 3:18:01 PM(UTC-4)

Read: 10/12/2018 3:18:12 PM(UTC-4)

10/12/2018 3:18:01 PM(UTC-4)

High

+15617203210 Bort

Ight too send her addy

Status: Read

Read: 10/12/2018 3:20:05 PM(UTC-4)

10/12/2018 3:19:49 PM(UTC-4)

High

+17727139807 Youngsackchaser Howard

Status Sent

Delivered: 10/12/2018 3:20:08 PM(UTC-4)

Read: 10/12/2018 4:01:30 PM(UTC-4)

10/12/2018 3:20:08 PM(UTC-4)

I swear the above statement is correct and true to the best of my knowledge and belief

 Det. 19085
Officer/Affiant's Signature

Detective G. Steele 19085
Officer's Name/CCN

DLE/SID-GITF
Officer's Division

STATE OF FLORIDA COUNTY OF BROWARD

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On December 04, 2018, Demons in an effort to promote his music career released a documentary on YouTube. Throughout the 21-minute documentary, Demons glorified his use and possession of firearms. Demons stated he's been carrying a gun since he was in fourth grade. This is also consistent with statements obtained during this investigation, regarding Demons always in possession of a firearm. At the end of the documentary, the final screen displays these words Four days after the completion of this film, YNW Melly and his friends were targets of a drive-by shooting in Miami, Florida. This is significant as it places Demons at the scene of the crime in the vehicle with Henry,

An Instagram warrant was authorized by the Honorable Michael Lynch on the account belonging to Jamell Demons identified at "ynwmelly" in January of 2019. The account included a conversation with an individual identified by the username of "peezy_gambino" who reached out to check on the well-being of Demons after the deaths of [REDACTED] and [REDACTED] had been made public on social media. Demons responded with, "I did that" "shhh". See below selection from Instagram records production.

Id: 28418761322998867197145353467985920
Time: 2018-10-26 20:02:18 UTC
Item Type: text
Thread Id: 340282366841710300949128188642079399651
Text: I did that [REDACTED]
Author: ynmelly (246334518)
Recipients: ynmelly (246334518)
peezy_gambino (7694729659)
Id: 28418761370531385861867924627652608
Time: 2018-10-26 20:02:20 UTC
Item Type: text
Thread Id: 340282366841710300949128188642079399651
Text: Shhhh
Author: ynmelly (246334518)
Recipients: ynmelly (246334518)
peezy_gambino (7694729659)

[REDACTED] gave two sworn statements to law enforcement during the course of the investigation. Her mother [REDACTED] also gave a sworn statement to Detective Moretti. In the statements Ms. [REDACTED] and Ms. [REDACTED] indicate that Jamell Demons completed a video-call to [REDACTED] in the early morning hours of October 26, 2018, stating that he was just involved in a drive-by shooting. They also indicated the Defendant used the 772-713-9807 phone number. Ms. [REDACTED] then called the Defendant's mother [REDACTED]. This is corroborated by phone records showing Ms. [REDACTED] calling [REDACTED] and then [REDACTED] calls Mr. Demons phone repeatedly without any answer. Ms. [REDACTED] then switches to trying to contact Mr. Demons via Instagram.

I swear the above statement is correct and true to the best of my knowledge and belief

Det. 19085
Officer/Affiant's Signature

Detective G. Steele 19085
Officer's Name/CCN

DLE/SID-GITF
Officer's Division

STATE OF FLORIDA COUNTY OF BROWARD

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Jamell Demons and Cortlen Henry were each indicted for two counts of Murder in the First Degree on February 7, 2019. Jamell Demons was then indicted on a superseding indictment on February 22, 2022, for Murder in the First Degree with the criminal gang enhancement. Mr. Demons has remained in the custody of the Broward Sheriff's Office since February 13, 2019. Cortlen Henry was granted bond by the Honorable Andrew Siegel on June 1, 2020, and posted said bond on June 26, 2020. Mr. Henry violated the pre-trial conditions and was taken back into custody on April 14, 2021, but was granted bond again on August 24, 2021. Mr. Henry has been court ordered to have no contact with any of the civilian witnesses, directly or indirectly. Mr. Henry per the June 1, 2020, order in Case Number 19-001871CF10A, is not allowed to have contact with Jamell Demons. In the August 24, 2021, order for the subsequent release, the no contact with Jamell Demons was again included with the only exception being if both counsel for Demons and Henry were present.

██████████ and ██████████ were listed as witness for the State of Florida in the initial discovery filing of April 9, 2019, and pursuant to their request, their addresses were not listed, but instead the Office of the State Attorney agreed to accept service on their behalf. Defense counsel for Demons and Henry coordinated the deposition of ██████████ to take place on November 24, 2021, and ██████████ on November 30, 2021. At this point, they became uncooperative with the prosecution. ██████████ and ██████████ were served by Investigator Bruce Dowdy of the 18th Judicial Circuit State Attorney's Office. The Honorable Andrew Siegel signed an Order to Show Cause as to both individuals, and then on February 23, 2022, signed a certificate to procure witnesses for ██████████ and ██████████. On November 21, 2022, ██████████ was located in the US Virgin Islands where she had traveled under an assumed identity and had a driver's license in her possession that belonged to another individual. The certificate to procure ██████████ is still active, and Ms. ██████████ has not been brought before the Court.

██████████ sent screenshots of an Instagram conversation to Detective Moretti showing that Cortlen Henry, while he was out on bond the first time, had engaged in some communication with Ms. ██████████. Ms. ██████████ told Mr. Henry that if ██████████ "told on Melly" he would be getting the death penalty, and that Melly "hypothetically told her everything." Ms. ██████████ continued on stating, "She didn't tell them ppl what he told her or there would never be any getting out for him but since all y'all gunning for her & she's scared for her life." On April 10, 2023, the first trial of Jamell Demons commenced before the Honorable John Murphy. The trial resulted in a hung jury and the case is scheduled for October 9, 2023, to commence with jury selection.

I swear the above statement is correct and true to the best of my knowledge and belief.

Det. G Steele
Officer/Affiant's Signature Det. 19085

Detective G Steele 19085
Officer's Name/CCN

DLE/SID-GITF
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BSO Case #90-1901-009039

Detective Garrett Steele was assigned to this investigation regarding witness tampering in September of 2023. Detective Danny Polo became involved in the criminal case regarding Jamell Demons in February of 2022 when contact to review documentation to determine whether or not Demons was a criminal gang member. Separately, Detective Polo had previously conducted an investigation into James Howard (B/M/ D.O B 10/23/1994) under BSO Case Number 90-2010-005731. James Howard is currently incarcerated at the Broward County Main jail and has been in the custody of the Broward Sheriff's Office since October 28, 2020. James Howard is currently being prosecuted by the Office of the Statewide Prosecutions for one count of Conspiracy to Commit Racketeering. As part of the investigation, Detective Polo periodically monitors the jail calls of James Howard. Each inmate is assigned a particular number and pin code to access the recorded and monitored jail phone system. Jamell Demons does not have phone privileges due to disciplinary actions while in custody. Detective Polo, while monitoring the calls of James Howard, heard discussions about Howard communicating with Mr. Demons and passing messages. These phone conversations then lead to Detective Polo requesting, in August of 2023, Broward County Sheriff's Office Detention Communications Supervisor Kathleen Casey to provide any and all calls from James Howard for the previous twelve months, as well as all outgoing calls to the following phone numbers: [REDACTED] (786) 282-2997, (954) 859-0795, (786) 314-475, and (561) 909-8905. Based upon a review of the calls the following information was determined as to who was communicating on the various phone numbers.

[REDACTED] - [REDACTED] - known girlfriend of Jamell Demons. Prior to his phone privileges being suspended, there were hundreds of call to this individual. M [REDACTED] has corresponded with Demons via postcards and phone calls for the last few years. (954) 859-0795 - Unknown as to the individual on the phone at this time. This phone number facilitated a three-way call on behalf of "Melly" to 786-282-2997, which was determined to belong to Jameson Francois. (786) 282-2997 - Phone number for "Travis" which was identified as actually being Jameson Francois. The phone number is associated with his wife, Adria Scott. (786) 314-4753 - Ileana Ingram is the listed subscriber, and James Howard indicated that he was calling on behalf of "J". (561) 909-8905 - Cortlen Henry.

I swear the above statement is correct and true to the best of my knowledge and belief

Det. Steele
Officer/Affiant's Signature

Detective G Steele 19085
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DLE/SID-GITF
Officer's Division

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Inmate Terrence Mathis (B/M/ D.O.B 10/19/1983) made more than 60 phones calls to Cortlen Henry between March 2023 and August 2023. Mathis is currently awaiting trial on First Degree Murder. Mathis has been in the Broward County Sheriff's Office Custody since August 23, 2018 Demons has developed a sophisticated system to communicate with individuals outside of the Broward County jail, including co-defendant Cortlen Henry. Deputy David Alvarez of the Broward Sheriff's Office Main Jail reviewed the video from August 21, 2023, and made the following observations:

Main Jail Camera Unit 5 C Unit 2, August 21, 2023, starting at 17 11 hours ending at 17 30.40 hours

At 17:11:20 hours Demons is speaking to an inmate from cell 5C 2-10 that was in the dayroom for his time out During the conversation you can notice Demons motion towards the adjacent unit which is Unit 5C 3 The inmate who he was speaking to then points towards the same unit to confirm what Demons was referring to

At 17:11.23 hours Demons tosses what appears to be a note/letter under his assigned cell door 5C 2-9

At 17.11 38 hours the same inmate from 5C 2-10, grabs what appears to be a note/letter from the floor in front of cell door 5C 2-9

At 17.27. 08 hours the same inmate from 5C 2-10 tosses what appears to be multiple notes/letters under the door that leads into Unit 5C3 dayroom from the dayroom of Unit 5C2

At 17:27 18 hours Demons appears to be instructing the inmate from cell 5C2-10 to call for someone from the adjacent Unit 5C3 and the inmate complies

At 17:27 35 hours the same inmate from 5C 2-10 picks up a note/letter and is seen speaking to Demons about it. Demons instructs him to toss it back to the adjacent Unit 5C3 Appears that is/was one of his notes that did not make it over to the adjacent Unit 5C3

I swear the above statement is correct and true to the best of my knowledge and belief

Det. Steele
Officer/Agent's Signature

Detective G. Steele 19085

DLE/SID-GITF

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Main Jail Camera Unit 5 C Unit 3, August 21, 2023, starting at 17:26 hours ending at 19:00 hours.

At 17:27:10 hours notes/letters start to appear in camera view being sent from the adjacent dayroom Unit 5C 2.

At 17:27:24 hours an inmate begins to gather the notes/letters by kicking them to the bottom landing of the unit. Once the notes/letters were kicked to the bottom landing the same inmate continued to kick them down towards the shower in the area of Cell 8

At 17:27:42 hours an inmate can be seen trying to look under the door that enters the adjacent Unit 5C 2

At 17:27:51 hours a note/letters appears in camera view and an inmate retrieves it by kicking it down to the bottom landing

At 17:28:20 hours both inmates who collected the notes/letters begin to approach who appears to be inmate Howard, James and hand them over to him.

At 17:35:04 hours inmate Howard comes in camera view reading a letter and walks towards the telephone to read the letter

At 17:37:49 hours inmate Howard attempts to make a phone call.

At 17:38:10 hours inmate Howard pulls out notes/letters out of his left chest pocket

At 18:36:45 hours inmate Howard is seen on the phone.

At 18:38:00 hours inmate Howard is seen on the phone

At 18:45:14 hours inmate Howard ends the call

A review of James Howard's phone calls from the Securus system shows that the two phone calls were made to Erran Simone Barnett and Cortlen Henry. On August 21, 2023, at 17:40:10, there was a brief call to 561-909-8905, identified as Cortlen Henry's number. At 18:41:47, the phone call was completed to [REDACTED] the phone number for [REDACTED]. During the phone calls with Cortlen Henry, he is asked to send money through CashApp and declines to do so. During the call with [REDACTED] Mathis says he is calling on behalf of her husband and then asks her to complete a three-way call to "Travis" and verifies the last four digits at ending 2997. Barnett then verifies that it was the "786" number that she was calling

I swear the above statement is correct and true to the best of my knowledge and belief

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
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☒ ARREST FORM

OBTS #

Defendant's Last Name DEMONS	First	Middle JAMELL	SUF	Hgt 5'8"	Wgt 120	RC B	SEX M	DOB 05/01/99	Offense Report 90-1901-009039	Arresting Officer(s) CCN Det. Steele 19085
Name of Victim(s) (If corporation, exact legal name and state of incorporation) SOF						ADDRESS			PHONE#	
Count #	Offense Charged						Citation # if Applicable		FS or Capias/Warrant #	
1	WITNESS TAMPERING								F S 914.22(1)	
									F S 914 22(2)(e)	
										

Before me this date personally appeared Det. Garrett Steele who being first duly sworn deposes and says that on 3rd day of October, 2023 at 555 SE 1st Ave Fort Lauderdale, FL 33301 (crime location) the above named defendant committed the above offenses charged and the facts showing probable cause to believe the same are as follows

On September 1, 2023, Broward Sheriff's Office detention deputies searched the cell of Terrance Mathis. The following "phone books" were recovered. They also further demonstrate that individuals were using code words and false names to try and prevent law enforcement from uncovering the scheme. The books listed "Kuh 561-909-8905", and other contacts such as "Ole Girl Melly," "Brozay (Bort) Melly Peeps 5619098905". Other names and numbers indicated that they were "(3 way only)" and then list "Jamell Demons (Melly) Trak Manager # 7862822997," "GSHINE" and "Simone #4692978441"

On April 19, 2023, at 19 11 20, Inmate Terrance Mathis places a phone call to (561) 909-8905, Cortlen Henry, and begins to relay messages. After a few messages to individuals to thank them for showing up to support him in court, the following exchange occurs between Mr. Henry and Mr. Mathis:

Mathis: Tell you Hi [redacted] make sure she hood, tell her keep vibin' in the maybach like she been doing, don't pop out this shit almost over with, I heard she 'posed to be pulling up probably kap though, but tell her..

Henry: Man, no man, Tell him, man, shut the fuck up, tell him to stop talking about that

Mathis: Tell her fall bike, I ain't put this wild ass shit, fall bike

Henry: Man, I ain't talking no more about that. Move on to the next one

Mathis: Hold on, I gotta read the whole card I don't know what's what. Tell her keep doing what she's doing. Tell her I love her and miss her so much. I'm going to eat her like some ice cream when I touch down

During this call while Mathis is trying to give directions to Cortlen Henry about keeping [redacted] away from court, Henry is obviously uncomfortable and does not want those directions being given over the recorded call. Henry already knows his job of keeping her away from court and there is no reason to continue to talk about it. Henry states "tell him [redacted] already vibin in the Maybach, I don't know where he be getting his information but just tell him to vibe though." Henry is telling Mathis to reassure Demons that everything is under control in reference to keeping her away from court.

I swear the above statement is correct and true to the best of my knowledge and belief


Officer/Affiant's Signature

Detective G Steele 19085
Officer's Name/CCN

DLE/SID-GITF
Officer's Division

STATE OF FLORIDA COUNTY OF BROWARD

The forgoing instrument was acknowledged before me this 3rd day of October, 2023, who is personally known to me or who has produced (ID type) known to me as identification and who Did (did or did not) take an oath.

Det 18488
DEPUTY CLERK OF THE COURT, NOTARY PUBLIC, OR ASSISTANT STATE ATTORNEY TITLE OR RANK/CCN

SEVENTEENTH JUDICIAL CIRCUIT
BROWARD COUNTY
STATE OF FLORIDA

FIRST APPEARANCE/ARREST FORM

(SHOULD ADDITIONAL SPACE BE NEEDED, USE THE PROBABLE CAUSE AFFIDAVIT CONTINUATION)

Distribution
Original - Court
2nd State Attorney
3rd Filing Agency
4th Arresting Agency

☐ COMPLAINT AFFIDAVIT
PROBABLE CAUSE AFFIDAVIT CONTINUATION

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Probable Cause Affidavit

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On Tuesday, April 18, 2023, counsel for Mr. Demons and Assistant State Attorney Kristine Bradley exchanged emails about the scheduling of Ms. [REDACTED] for deposition. Ms. [REDACTED] was commonly called [REDACTED] by the Defendant [REDACTED] is a thinly disguised reference to Ms. [REDACTED]. The deposition of Ms. [REDACTED] was supposed to take place on May 5, 2023, as evidence by the May 1, 2023, filing by counsel for Mr. Demons. The deposition did not take place, as Ms. [REDACTED] did not appear.

During the course of the conversations Mr. Henry tells the in-custody messengers to slow down, and at times they have to repeat the messages, or they describe specific emoji characters, or even spells certain words in a particular way. On another occasion on April 24, 2023, Mr. Demons again references [REDACTED] by calling her "A\$AP Rocky's baby mama." Popular recording artist [REDACTED] has been in relationship with another recording artist known as "A\$AP Rocky." The conversation begins with a message directed to [REDACTED], the defendant's mother, to tell her not to cooperate with law enforcement in regards to some supposed threats that she reported to counsel for the Defendant and the Honorable John Murphy. Ms. [REDACTED] subsequently declined to participate in an investigation regarding the supposed threats that were made to her. The threat and subsequent lack of cooperation was discussed in open court on April 24th and again on April 25th, 2023. The conversation about Ms. [REDACTED] again mentioned her and told Mr. Henry to make sure "A\$AP Rocky's baby mama" is in the "maybach" and she stays that way. Ms. [REDACTED] did not appear for the trial of Mr. Demons.

Cortlen Henry, who is out on bond, has been confined to his address in Miami Dade County with the exception of being allowed to leave for a short period of time each week for religious services. During the conversations Mr. Henry sends out the messages via electronic communication. At times, he makes comments such as he cannot type fast enough to keep up with the message that is being relayed. Detective Garrett Steele obtained the GPS coordinates for Mr. Henry's ankle monitor for April 19th, April 24th and April 25th, 2023. During each of those days, Mr. Henry remained within his listed residence, including at times corresponding to the phone calls with Mathis.

The phone calls indicate that Henry is using an electronic means to communicate, such as another mobile device, tablet or computer from within the apartment.

On April 19, 2023, at 19:11:20, Inmate Terrance Mathis places a phone call to (561) 909-8905, Cortlen Henry, and begins to relay messages. The following exchange occurs between Mr. Henry and Mr. Mathis. These conversations happen in pieces separated by other conversations.

I swear the above statement is correct and true to the best of my knowledge and belief.

Det. 19085
Officer/Affiant's Signature

Detective G Steele 19085
Officer's Name/CCN

DLE/SID-GITF
Officer's Division

STATE OF FLORIDA COUNTY OF BROWARD

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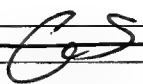
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Mathis: so what he wants you to do
Henry: when I ask him if I find out how many bottles it takes for sheet
Mathis: I got that part I talking about, I'm talking about his money aint come

Henry: just tell him it aint come on the 15th like it supposed to, just waiting on it, I aint get that far
Mathis: alright that's it?
@18 11
Henry make sure you tell him those shits \$300 a pop, the bottles

Based on Detective Steele and Detective Polo's experience working investigations involving the introduction of contraband into jails and prisons, this conversation was immediately identified as the subjects conspiring and planning how they would smuggle the narcotics into the Broward County Jail. A common method of introducing narcotics into the jail or prisons is by sending paper that has been soaked or sprayed with narcotics that have a liquid form. Many of these drugs are substitute cathinone, phenethylamines, synthetic cannabinoids, and sometimes opiates such as fentanyl. The Broward County Jail has had prior incidents of these narcotics laced papers being introduced to the jail in the form of books, letters, and legal mail.

On Friday, September 22, 2023, BSO Gang Detective Russell and Detention Deputy Alvarez conducted an interview of a gang member being housed at Broward County Jail. The subject stated that Jamell Demons was controlling and facilitating the introduction and distribution of narcotics laced paper into the jail. The subject also stated that in the last two months he had personally purchased narcotics laced paper from Jamell Demons. The subject stated that only inmates on Demons' floor currently have access to the narcotics. The subject stated that the narcotics laced paper was being introduced to the jail in mail in the form of legal documents from attorneys.

UNITED BLOOD NATION BACKGROUND
1 The United Blood Nation (UBN) is the East Coast off-shoot of the California based criminal street gang known as "Bloods." The Bloods gang was founded in Los Angeles in the 1970s as a response to the rise and dominance of the Crips, a rival street gang. The UBN is only loosely affiliated with west coast Bloods and began as a prison gang in the State of New York in 1993. The gang was formed by prisoners in order to give themselves protection from other gang members within the prison system. Since its inception, the UBN has spread throughout the eastern and central United States, and now has a presence in at least eight (8) states.

I swear the above statement is correct and true to the best of my knowledge and belief

 Det. 19085
Officer/Affiant's Signature

Detective G Steele 19085
Officer's Name/CCN

DLE/SID-GITF
Officer's Division

STATE OF FLORIDA COUNTY OF BROWARD

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
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2. Nationally, there are approximately 15 groups, or "Hoods," in the UBN The "Hoods" include

- i. Nine Trey Gangsters ("NTG", "9TRE", or "9TREY")
- ii. One Eight Trey Gangsters
- iii. Gangster Killer Bloods ("GKB", "G-SHINE", or "SHINE")
- iv. Valentine Bloods ("VB")
- v. Blood Stone Villains
- vi. Sex, Money, Murder (SMM)
- vii. Murderous Mad Dawgs ("MMD")
- viii. Mad Stone Bloods
- ix. Five Nine Brims (Prime Time Brims)
- x. Hit Squad Brims
- xi. United Blood Love
- xii. Eastside Gangster Bloods
- xiii. O Trey Gangster Bloods
- xiv. Nine Nine Gangster Bloods
- xv. New York Bloods

The most prominent hoods are the NTG, GKB, and SMM

3 According to the National Gang Intelligence Center (NGIC), membership of the UBN is estimated to be between 7,000 and 15,000 members along the east coast Members have been linked to OCDETF investigations in Florida, Georgia, South Carolina, North Carolina, Tennessee, Alabama, Virginia, West Virginia and elsewhere

4 Nationally, the UBN aligns itself with the Gang Alliance known as the "People Nation" The "People Nation" includes the criminal street gangs "Black P Stones," "Latin Kings," "Vice Lords," and others The enemies of the UBN are any street gang associated with the Gang Alliance known as the "Folk Nation," which includes the "Crips," and the "Black Gangster Disciples," among other street gangs.

I swear the above statement is correct and true to the best of my knowledge and belief



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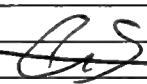
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- The structure of the UBN is hierarchical. Each member has a specific rank within the gang and with this rank comes specific duties and responsibilities to the "Hood." The UBN uses a ranking system (otherwise called a "Line Up") often disguised with code names to label the leadership structure. While the precise hierarchy is too voluminous to set forth in this Affidavit, a typical structure for a Gangster Killer Blood "Line Up" would likely include the leader of the "Hood," who is called the "Godfather," down through the "High," "Low," "5th floor," 4th Floor, "3rd Floor," "2nd Floor," "1st Floor," including the "Warrior," "Skraps," or "Askan." Additionally, within the UBN, females hold unique positions of authority, including that of a "First Lady," and are often responsible for record keeping, covert communications, and distribution of gang records.
- The status of a "Skraps" is that of a newly initiated or very young gang member to whom not much responsibility is given. "Skraps" act as "soldiers" on the streets, where they commit crimes either under the supervision of the gang leadership or on their own accord. "Skraps" commit these crimes in order to gain respect of older and more experienced gang members. "Skraps" are required to study and learn the gang bylaws and oaths. "Skraps" are often tested on their knowledge by higher-ranking gang members. Failure to memorize the gang bylaws and oaths will result in being violated (disciplined) by gang leadership.
- The rank of "First Floor" is the lowest in the leadership hierarchy. Members who hold this rank have earned the respect of gang leadership by showing their commitment and dedication to the gang. "First Floors" are being given their first chance at leadership within the gang and are to earn their way up the hierarchical ladder by committing crimes on behalf of the gang and supervising newly initiated gang members or "Skraps."
- One who holds the rank of "Second Floor" is responsible for the money of the organization. A "Second Floor" is responsible for collecting gang dues and sending money to higher-ranking gang leaders within the state or outside of the state.
- The "Third Floor" role is mainly that of the enforcer. The "Third Floor" will discipline members who violate gang bylaws by intimidation of physical harm, or by physically harming those found to be in violation. Additionally, "Third Floors" are responsible for initiation of gang members where they are "beat into" the gang.
- The "Fourth Floor" role is that of a communicator between the gang on the streets and gang members that are currently incarcerated. A "Fourth Floor" will ensure that incarcerated UBN members are being taken care of financially in their respective commissary accounts, and personally protected behind prison walls.

I swear the above statement is correct and true to the best of my knowledge and belief

 **Det. 19085**
Officer/Affiant's Signature

Detective G Steele 19085
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Officer's Division

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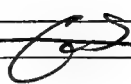
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11. A member holding the "Fifth Floor" oversees the lower ranking floors, making day to day decisions regarding the lower floors and "Skrap's". The "Fifth Floor" is also learning the role of the "Low" as they are assumed to promote to that position when it becomes available.

12. The rank of "Low" is responsible for appointing gang members to certain "floors" beneath them and ensuring their duties are carried out. The "Low" has the authority to order or approve the killing of a rival gang member or a member from within the UBN who betrayed the gang. The "Low" is often in charge of a certain region, as the "floors" operate typically within a certain county or city.

13. The role of "High" is responsible for appointing the "Low". A "High" is often not geographically located in proximity to the "Low" or "Floors" beneath him. The "High" communicates between the national leadership of the UBN and the "Lows" in certain states or regions. The "High" will ensure that gang dues are being sent from regional sets of the UBN to the executive leadership council in New York.

14. The role of "Godfather" is the highest ranking leader over an entire set within the UBN. "Godfathers" of each set within the UBN make up a leadership council that operates out of New York. Through a collaborative effort, this council makes decisions regarding gang business that are to be followed by all sets of the UBN worldwide.

15. To enrich and further the UBN, members and associates engage in narcotics distribution, firearms trafficking, money laundering, prostitution, financial fraud, and assorted acts of violence, including murder, attempted murder, aggravated assault, and armed robbery.

16. As part of its operations, the UBN regularly conducts meetings in order to manage gang business. Members discuss dues, rules, organizational strategies, recruitment, the breakdown of individual districts and, most importantly, the national hierarchy. In certain circumstances, meetings are designated for a certain group of UBN members. For example, attendance may be restricted to higher-ranking members. After such meetings, it is the responsibility of the leaders in attendance to share the information from the meeting with lower ranking members. At most UBN meetings, much like at corporate meetings, minutes are kept and roll is taken. In calling roll, the UBN documents membership, notes punishments and disciplines to be administered, and identifies members that have been expelled from the enterprise. Records from the meetings must be kept at the local level and sent to the national book keeper in order to inform the senior leadership of events at the local level. These records are normally handwritten and maintained in notebooks, but may also be in the form of text messages and e-mails.

I swear the above statement is correct and true to the best of my knowledge and belief

 **Det. 19085**
Officer/Affiant's Signature

Detective G Steele 19085
Officer's Name/CCN

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STATE OF **FLORIDA** COUNTY OF **BROWARD**

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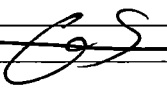
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17 As part of the UBN's organization, gang members are expected to conduct themselves and their illegal activity according to rules and regulations set by their leaders. This includes paying monthly "dues" to the organization, a percentage of which are transferred to leadership in New York, and a percentage of the funds used locally for gang business. The UBN sometimes refers to dues as "donations" or "tuition." The dues are generally in the amount of thirty-one dollars per month. The thirty-one dollar amount is symbolic to the gang as it represents the UBN "Thirty-One Rules." The dues are generally collected around the 16th of each month. The designation of the 16th of the month coincides with the day the UBN was established, July 16, 1993.

18 Like many criminal street gangs, the UBN utilizes a wide variety of symbols to identify its members to one another and to distinguish themselves from others. For example, UBN members wear or otherwise employ the color red as their gang marker. UBN members also commonly wear clothing of professional sports franchises which wear red as one of their team colors, such as the Chicago Bulls, Boston Red Sox, Miami Heat, San Francisco 49ers, and Cincinnati Reds. The Chicago Bulls' "bull with horns" logo is also a common emblem that UBN members display on their clothing. Bandanas are also commonly worn by UBN members to signify that they are gang members. The bandana can be worn in a variety of ways on the body, but the common denominator is that the bandana is the color red. Moreover, an assortment of tattoos are also used to identify UBN members. These include, but are not limited to, a dog's paw of varying depiction, a three-circle pattern often burned into the skin, and the acronym "M.O.B.," which stands for "Member of Bloods."

19. Moreover, a variety of words, numbers, and objects are utilized by the UBN. The most common of these include the number five, the five-pointed star, the five-pointed crown, and the word "eastside," and the word "damu," which is Swahili for "blood." As an example, Gangster Killer Bloods will often refer to themselves or their "Hood" within the UBN as "G-SHINE" or derivatives of "SHINE." Similarly, certain written language, both in the form of codes and distinctive spelling, is also used to denote UBN membership. For example, UBN members will often replace the letter "c" with an "x" or "b" as a show of disrespect to Crips, a rival collection of street gangs. For example, the word "district" may be spelled as "district".

I swear the above statement is correct and true to the best of my knowledge and belief

 **Det. 19085**
Officer/Affiant's Signature

Detective G Steele 19085
Officer's Name/CCN

DLE/SID-GITF
Officer's Division

STATE OF FLORIDA COUNTY OF BROWARD

The forgoing instrument was acknowledged before me this 3rd day of October, 2023 who is personally known to me or who has produced (ID type) known to me as identification and who Did (did or did not) take an oath

 **Det 18488**
DEPUTY CLERK OF THE COURT, NOTARY PUBLIC, OR ASSISTANT STATE ATTORNEY TITLE OR RANK/CCN

SEVENTEENTH JUDICIAL CIRCUIT
BROWARD COUNTY
STATE OF FLORIDA

FIRST APPEARANCE/ARREST FORM

(SHOULD ADDITIONAL SPACE BE NEEDED, USE THE PROBABLE CAUSE AFFIDAVIT CONTINUATION)

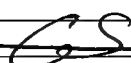
Distribution
Original - Court
2nd State Attorney
3rd Filing Agency
4th Arresting Agency

☐ COMPLAINT AFFIDAVIT
PROBABLE CAUSE AFFIDAVIT CONTINUATION

BROWARD COUNTY
ARREST #

☒ ARREST FORM

OBTS #

Defendant's Last Name DEMONS	First	Middle JAMELL	SUF	Hgt 5'8"	Wgt 120	RC B	SEX M	DOB 05/01/99	Offense Report 90-1901-009039	Arresting Officer(s) CCN Det Steele 19085
Name of Victim(s) (If corporation, exact legal name and state of incorporation) SOF				ADDRESS				PHONE#		
Count #	Offense Charged				Citation # if Applicable				FS or Capias/Warrant #	
1	WITNESS TAMPERING								F S 914 22(1)	
									F.S. 914.22(2)(e)	
										

Probable Cause Affidavit

Before me this date personally appeared Det. Garrett Steele who being first duly sworn deposes and says that on 3rd day of October, 2023 at 555 SE 1st Ave Fort Lauderdale, FL 33301 (crime location) the above named defendant committed the above offenses charged and the facts showing probable cause to believe the same are as follows:

20. UBN gang members use their hands and fingers to form signs as a means of communication, commonly referred to as "throwing signs." UBN members use these hand signs to identify themselves as gang members and to challenge rival gang members or law enforcement officers. One of the most commonly used UBN hand signs involves a member using his/her fingers to form the letter "b" or "B," representing blood. Another commonly used UBN hand sign involves a member using his/her fingers to form the "bull horns" symbol. Moreover, a third commonly used UBN hand sign involves a member using his/her fingers to form the letter "e" or "E," representing the "eastside" or "east coast" of the United States. Finally, another commonly used UBN hand sign involves a member using his/her fingers to form a gun. This represents that the individual has killed a person before or is willing to do so. This hand sign is often paired with the use of another hand to cover the mouth, or the pointing of the gun towards the mouth/head. When together, this represents that if a person impermissibly discusses UBN activity, particularly with law enforcement, or acts out against the UBN, the consequences are physical violence and/or death.

21. The UBN "Hood" involved in this investigation is GKB. However, investigations have revealed that these "Hoods" communicate and cooperate with other UBN "Hoods" in Florida and elsewhere. The GKB were one of the original five (5) hoods that made up the UBN when it was formed in 1993. The UBN was formed at the Rikers Island Detention Center in New York City, and the GKB hood became known as the "enforcement branch or cleanup crew."

22. The GKB has branch operations in several eastern states, including Florida, in the cities of Ft. Lauderdale, Orlando, Tampa, Miami and others. Based on evidence gathered during the course of this investigation, including interviews with cooperators and witnesses, review of police reports of crimes committed by members of the GKB, and other independent investigation, the GKB in Florida operates and functions in the same manner, and with the same set of rules and hierarchy, as does the overall UBN, as described above. This also includes wearing the same colors, displaying the same symbols, wearing the same tattoos, and holding regular meetings during which members are required to pay dues that are subsequently forwarded to UBN members both inside and outside of the state of Florida. Additionally, through information obtained during this investigation, I have identified three different "sets" or "Temples" of the UBN GKB which are currently operating in Florida. These sets include "Infamous Shine", "95 Killer Shine aka Tru AKA Tru Ryders United", "Neighborhood Shine Gangstas aka Beamer Gang." Further, investigation has established that the GKB in Florida traffics in narcotics and firearms; commits armed robberies and burglaries; commits acts of violence, including murder and aggravated assault, and participates in bank and wire fraud.

I swear the above statement is correct and true to the best of my knowledge and belief

 Det. 19085
Officer/Affiant's Signature

Detective G Steele 19085
Officer's Name/CCN

DLE/SID-GITF
Officer's Division

STATE OF FLORIDA COUNTY OF BROWARD

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SEVENTEENTH JUDICIAL CIRCUIT
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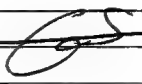
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23 Lastly, each subset of the UBN GKB has both a street, or "Black Top," ranking structure and a ranking structure which is comprised of UBN GKB members who are currently incarcerated in the prison system, commonly referred to as the "G-wall"

Terrence Mathis has been identified as a member of the Bloods Mathis is currently housed in the Broward County Main Jail and has facilitated communications for Jamell Demons on over 100 occasions in the last year Mathis Criminal history includes Homicides and federal firearms violations Mathis is a convicted felon for a Homicide committed in 2002 Mathis is pending trial for a 2017 homicide and has a Federal Bureau of Prisons hold for firearms violations he has been convicted of Mathis meets criteria set forth below in Florida State Statute 874.06 to document him as a Bloods gang member.

(a) Admits to criminal gang association

In August 2023, on multiple recorded calls with Cortlen Henry, Mathis admitted to his involvement in the Bloods, and stated that there is only one person above him in the Jail Mathis also stated that Jamell Demons has nothing to worry about because Mathis is vouching for him.

(d) Adopts the style of dress of a criminal gang.

On two separate occasions in 2000 and 2001 Mathis was documented by Law Enforcement in Miami-Dade County wearing red clothing In 2023 Mathis stated over recorded communications that he was wearing his red hat and shoes at the Broward County Main Jail Deputy David Alvarez confirmed that Mathis wears red footwear and red headdress.


(g) Associates with one or more known criminal gang members

In 2023 Mathis has willfully associated with Jamell Demons, Cortlen Henry, and several other unidentified Blood gang members he mentioned over recorded phone calls.

(i) Is identified as a criminal gang member by physical evidence

In 2023 Mathis had mail and correspondence between him and other known and unknown Blood gang members. Mathis has communicated over recorded calls with several Blood gang members, identifying which Blood sets certain members belong to

(k) Has authored any communication indicating responsibility for the commission of any crime by the criminal gang

In 2023 Mathis was involved in the electronic communications which lead to the Tampering with Witness  Mathis also was involved in the electronic communications directing criminal gang members to enforce violations upon other Bloods who were not in good standing or had been kicked out

I swear the above statement is correct and true to the best of my knowledge and belief


Officer/Affiant's Signature

Detective G Steele 19085
Officer's Name/CCN

DLE/SID-GITF
Officer's Division

STATE OF FLORIDA COUNTY OF BROWARD

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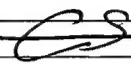
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Probable Cause Affidavit

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Cortlen Henry has been identified as a member of the Bloods Henry is currently on pre-trial release Level 1 house arrest and has facilitated communications for Jamell Demons on over 100 occasions in the last year Henry's Criminal history includes Attempt Murder Henry is pending trial for a 2018 double homicide with co-defendant Jamell Demons.
Henry meets criteria set forth below in Florida State Statute 874.06 documenting him as a Bloods gang member.

(a) Admits to criminal gang membership.

In August 2023, on multiple recorded calls with Cortlen Henry and Terrence Mathis admitted to their involvement in the Bloods Henry had knowledge of several Bloods and discussed their status within the gang Henry discussed that Bloods on the outside are "politicking" and discussing Demons' alleged cooperation with law enforcement Additionally, Henry has posted captions on his photographs on social media representing he is a member of the Bloods

(d) Adopts the style of dress of a criminal gang

There are many photographs and videos of Cortlen Henry on social media showing him wearing the color red while claiming Blood gang in his captions

(e) Adopts the use of a hand sign identified as used by a criminal gang

There are many photographs and videos of Cortlen Henry using Blood hand signs specifically GKB hand signs

(f) Has a tattoo identified as used by a criminal gang

There are many photographs and videos of Cortlen Henry showing that he uses the color red in several of his tattoos.

(g) Associates with one or more known criminal gang members.

Cortlen Henry has been observed willfully associating with Blood gang members, specifically GKB members, Jamell Demons, Jaquan Burton, Derrick Dixon As well as his willful association with Terrence Mathis over recorded calls

(i) Is identified as a criminal gang member by physical evidence

Cortlen Henry has multiple photographs and videos showing his membership in the Bloods gang, such as hand signs, posts, captions, and videos

(j) Has been observed in the company of one or more known criminal gang members four or more times Observation in a custodial setting requires a willful association It is the intent of the Legislature to allow this criterion to be used to identify gang members who recruit and organize in jails, prisons, and other detention settings

I swear the above statement is correct and true to the best of my knowledge and belief


Officer/Affiant's Signature

Detective G Steele 19085

DLE/SID-GITF

Officer's Name/CCN

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STATE OF FLORIDA COUNTY OF BROWARD

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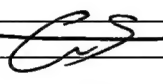
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Cortlen Henry has been observed over 4 or more times with Jamell Demons. Additionally, he has been observed in the company of Jamon Mitchell, Jaquan Burton and Derrick Dixon.

(k) Has authored any communication indicating responsibility for the commission of any crime by the criminal gang.

In 2023 Cortlen Henry and Terrence Mathis were involved in the electronic communications which lead to the Tampering with Witness

Jamell Demons has been identified as a member of the Bloods. Demons is currently in custody at Broward County main jail pending re-trial for a 2018 double homicide he committed with codefendant Cortlen Henry. Demons' criminal history includes firearms violations, drive by shooting at a school, and the pending homicide.

Demons meets criteria set forth below in Florida State Statute 874.06 documenting him as a Bloods gang member

(a) Admits to criminal gang membership

Demons has publicly admitted his membership on multiple social media platforms as well as on his private messages on his phone and private messages non social media.

(d) Adopts the style of dress of a criminal gang

There are many photographs and videos of Demons on social media and on his cellular phone showing him wearing the color red while claiming Blood gang in his captions or with hand signs.

(e) Adopts the use of a hand sign identified as used by a criminal gang

There are many photographs and videos of Demons using Blood hand signs specifically GKB hand signs and handshakes, both on his personal cellular phone and on social media.

(f) Has a tattoo identified as used by a criminal gang

Demons has the color red incorporated in some of his tattoos. Detectives have also identified several Blood gang members tattooing the number 17 on their bodies. The meaning isn't known at the moment only that it has been observed as a new trend on Blood gang members.

I swear the above statement is correct and true to the best of my knowledge and belief

 Det. 19085
Officer/Affiant's Signature

Detective G. Steele 19085
Officer's Name/CCN

DLE/SID-GITF
Officer's Division

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<i>[Signature]</i>										

Probable Cause Affidavit

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(g) Associates with one or more known criminal gang members

Demons has been observed willfully associating with Blood gang members, specifically GKB members, Cortlen Henry, Jaquan Burton, Derrick Dixon, and Jamon Mitchell As well as his willful association with Terrence Mathis to pass on messages to his codefendant Cortlen Henry.

(i) Is identified as a criminal gang member by physical evidence

Demons has multiple photographs and videos showing his membership in the Bloods gang, such as hand signs, posts, captions, and videos. Additionally, Demons' communications and emails show he requested Blood knowledge and was recruited by the 95 Killa Shine Bloods, GKB set and has been given the position of "Askari "

(j) Has been observed in the company of one or more known criminal gang members four or more times Observation in a custodial setting requires a willful association It is the intent of the Legislature to allow this criterion to be used to identify gang members who recruit and organize in jails, prisons, and other detention settings.

Demons has been observed over 4 or more times with Cortlen Henry Additionally, he has been observed in the company of Jamon Mitchell, Jaquan Burton and Derrick Dixon.

(k) Has authored any communication indicating responsibility for the commission of any crime by the criminal gang.

In 2023 Demons wrote notes from the jail to Cortlen Henry that were read by Terrence Mathis These notes were used to direct Henry to Tamper with Witness [REDACTED] Additionally, Demons sent notes to Terrence Mathis explaining that he was paying for Mathis attorney By Demons directing Mathis and Henry to tamper with a witness over written messages he was involved in the Directing of Criminal Gang Activities in violation of Florida State Statute 874.10.

I swear the above statement is correct and true to the best of my knowledge and belief

[Signature]
Officer/Affiant's Signature

Detective G Steele 19085

DLE/SID-GITF

Officer's Name/CCN

Officer's Division

STATE OF FLORIDA COUNTY OF BROWARD

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Substantiated evidence demonstrates that the Bloods is a "Criminal Gang," as described under s.874 03, Fla. Stat Chapter 874 of the Florida Statutes is the "Criminal Gang Prevention Act." S 874 01, Fla. Stat.

Pertinent portions of the definitions section of Chapter 874, Fla Stat., reads,
874.03 Definitions—as used in this chapter

(1) "Criminal gang" means a formal or informal ongoing organization, association, or group that has as one of its primary activities the commission of criminal or delinquent acts, and that consists of three or more persons who have a common name or common identifying signs, colors, or symbols, including, but not limited to, terrorist organizations and hate groups.

(a) As used in this subsection, "ongoing" means that the organization was in existence during the time period charged in a petition, information, indictment, or action for civil injunctive relief.

(b) As used in this subsection, "primary activities" means that a criminal gang spends a substantial amount of time engaged in such activity, although such activity need not be the only, or even the most important, activity in which the criminal gang engages.

s.874.02, Fla Stat. (2020).

Detective Polo believes that the Bloods is a Criminal Gang, under Chapter 874, Fla Stat , and act as a criminal enterprise, under Chapter 895, Fla Stat, by having a tight, exclusive group of three or more persons that share the previously detailed signs, colors and symbols, and whose primary purpose is to gain financial wealth through criminal activity, specifically violations of Chapter 893, 790, 782, 837, 843, 914.22, 918 12.

In summary, the above information supports the finding of probable cause that JAMELL DEMONS, CORTLEN HENRY, TERRENCE MATHIS, as well as others known and unknown, did then and there unlawfully and knowingly engage in misleading conduct toward another person with the intent to cause or induce [REDACTED] to withhold testimony, or withhold a record, document, or other object, or to cause or induce [REDACTED] to evade legal process summoning that person to appear as a witness, or to produce a record, document, or other object, in an official proceeding, or to cause or induce [REDACTED] to be absent from an official proceeding to which such person has been summoned by legal process more specifically described as the jury trial of Jamell Demons, and as a result thereof, the official investigation or official proceeding affected involves the investigation or prosecution of Murder in the First Degree, a capital felony, contrary to F.S. 914 22(1) and F.S. 914 22(2)(e).

I swear the above statement is correct and true to the best of my knowledge and belief

Det. 19085
Officer/Affiant's Signature

Detective G Steele 19085
Officer's Name/CCN

DLE/SID-GITF
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